

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION

2006 AUG 11 A 9:50

CLERK OF DISTRICT COURT
MIDDLE DISTRICT ALA

Richard Wayne Wright, Sr., *

Plaintiff, Pro-Se., * Civil Action No.

-VS- * 2:05-CV-439-A-WO

Sylvester Nettles, et.al., *

Defendants. *

Plaintiff Wright Motion To Object To 'Orders ON
Motion' Passed Downed By The Honorable
Charles S. Coody On August 4th 2006.

I Richard Wayne Wright, Sr. Bey, A.I.S
No. 187140, Plaintiff, Pro-Se. Comes Now,
in objection to the 'Order on Motion' Passed
down by the Honorable Charles S. Coody
On August 4th, 2006, (Court Doc. No. 195).

The Honorable Charles S. Coody states
I Failed to set forth any grounds, justifying
the Filing of such motion. Plaintiff has
gave this Honorable Court a clear description
of the reasons for the (said) motion

"Plaintiff's Motion For A Temporary
Restraining order and Protection order
within that motion and now it appears
the Honorable Charles S. Coody is
^{P.W.}
~~re~~ rejecting the motion due to grounds
justifying the Filing of (such) motion.

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FOR THE MIDDLE DISTRICT OF ALABAMA,
NORTHERN DIVISION

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DEBRA D. HACKETT, CLK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

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-VS-

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It is a wonder upon plaintiff whether they was suppose to send an additional motion Setting Forth grounds in addition to said motion he Submitted "Plaintiff motion For a Temporary Restraining order And Protection Order" It appears the Honorable Charles S. Coody, along with the Court Clerk has begun to get very technical and ignoring / disregarding plaintiff, Functioning as a Pro-se, litigant with the limited general knowledge of the Courts strict process / proceeding and when plaintiff attempt twice in the past to make inquiry these' motion For inquiry ^{R.W.} ~~was~~ ~~it~~ are denied leaving plaintiff guessing they know exactly what this Honorable Court ^{R.W.} ~~mean~~ meant, which in reality 'if' plaintiff were certain they understood this Honorable Court meaning they would not have sought (such) inquiries of the past for clarity in the Courts meaning(s). It also appears the Honorable Charles S. Coody and (the) Court Clerk Ms. Debra P. Hackett 'are taken steps towards prejudicing plaintiff outcome concerning this (said) case. This motion also extends to "Order on motion" (Court Doc No. 194) which was another attempt plaintiff made

to preserve his life and health. I guess the information I submitted for this Honorable Court in a less professional form was not formal enough to be considered because for "good cause" whatever the Honorable Charles S. Coody considered the cause was for them to deny said motion "For protection order" was a "cause" that adjudge good, but I have not the slightest idea what that cause was or is. Therefore I can not properly attempt to address or object this unknown 'cause' for denial of plaintiff motion. Maybe the position in which you 'sit in' (you) the Honorable W. ~~A~~^{R.W.W.} Harold Albritton Senior United States District Judge) may can give me clarity as to what "good cause" is meant for as stated on (Court Doc. No. 194) as well as what the Honorable Charles S. Coody referred to as "Circumstances which warrant issuance" of such an order I listed circumstances in (said) motion (Court Doc. No. 190). I now wonder how these circumstances are to be worded to warrant issuance! And how are these words 'warrant issuance' defined / interpreted by this (said) Court? Plaintiff also ask so simply as he ~~knew~~^{R.W.W.} knew how the Court Clerk with in

This attach 'Certificate of Service' would I should send plaintiff Copy of the Front page of these motions after they are Clock Stamp For Filing Plaintiff legal mail is being mailed at will of the designated prison official (?) plaintiff can predict this based on the dates this honorable Court informed plaintiff Wright of their said Filing and receiving plaintiff documents. This action of delay in mailing plaintiff legal mail is believed to be done to interfere / interrupt plaintiff access to Court. After Plaintiff Wright sought from Defendants and /or defendant's agent refuse to allow me to see these ^{R.W.W.} ~~agent~~ ^{R.W.W.} ~~refuse~~ ^{R.W.W.} ~~to~~ written policy / Administrative Regulations governing procedure's of the Alabama Department of Correction. (A.D.O.C.) law library adequacy here at Ventress Correctional Facility (V.C.F.). Plaintiff Wright has had problems with officer Abercrombie Supervisor Sgt. S. Carter (Co. II) on several occasion at which times I were referred to Lt. Dowling (Cos. I) concerning issue related to the Law library until Capt. Monk (Cos. II) step in as Supervisor. (See Exhibits "A", "B", "C", "D" and Exhibits "A" is the index card ofc. Abercrombie gave me

Concerning available Administrative Regulations Exhibit "B" is request slip, requesting Carbon paper Table of Contents of Index's For Administrative Regulation (A.R.). Request slip to Captain Monk. This problem plaintiff has been addressing since last year and they are not yet available as Captain Monk confirms on Exhibit "C". Here on exhibit "D" Capt. Monk did not like the way I worded my request so they worded it his way and responded. (1) I reported Lt. Holland refuse to allow me to eat properly. (2) The (Adm. Reg.) Regs. See Exhibit one (1) and Two (2) Exhibit one (1) being inmate David D Whitson #152350 Complaint and Exhibit Two (2) inmate Akran Faced #24664 two page Complaint. Inmates as myself are being denied these administrative Regulations governing policies these defendants only portray verbally as discretionary. I've had this problem since I arrived here at Ventress (V.C.F.) and it still persist as of this day August 8, 2006.

Done this the 8th day of August, 2006.

Respectfully Submitted,

Richard W Wright Sr. Bey

Richard Wayne Wright Sr. Bey #187140
Ventress Correctional Facility
Segregation Unit / Cell #801
Post Office Box #767
Clayton, Alabama 36016

Certificate of Service

This is to Certify that I Richard Wayne Wright, Sr. Bey, Pro-Se. am the petitioner in the above encaptioned motion and certify I have sent a copy of this motion to the Clerk of this Court and earnestly ask due to plaintiff indigent status that this Honorable Court and/or Clerk Forward a Clock Stamp Copy 'Front page' to plaintiff and a copy of this motion to defendant's Counsel(s) which addresses are as following:

Gregory F. Vayhna (ASB-2411-H62G)
William A. Scott, Jr. (ASB-1539-073W)
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X

Kim T. Thomas
Gregory Marion Biggs
Alabama Department of Corrections
Legal Division
301 Ripley Street
Montgomery, Alabama 36130

by placing this motion in the hands of the
on duty officer to placed this in the
legal mail box for postage to be paid
by the prison officials) here to be place
in the United States mail box at Ventress
Correction Facility after / with proper
postage is supplied and properly address
this on the day of , 2006.

Respectfully Submitted,
Richard Wayne Wright, Sr. Bey
Richard Wayne Wright, Sr. Bey #187140
Ventress Correctional Facility
Segregation Unit/Cell # 801
Post Office Box 767
Clayton, Alabama 36016